United States District Court Detroit Mi

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Demetrius Flenory.

Case 05-80955

Motion to dismiss and vacate for lack of Subject Matter Jurisdiction Under the Hague Convention Usm 94 foreign central authority service of process

On are about the month and year of September 2008 U.S District Attorney David E Nahamias convicted Demetrius Flenory without legal Subject Matter Jurisdiction to do so.

The Subject Matter Jurisdiction of the court was never challenged at anytime during Mr Flenory trial. However, Subject Matter Jurisdiction can be challenged at anytime in a case even after conviction and sentencing.

Violation

All U.S Courts are members and employees of the United States Government whos headquarters is the Washington DC which is a territory of America. A territory lacks power authority and jurisdiction because it is, a member of a country, are nation which has jurisdiction over it.

The Hague Convention Usm 94 foreign central authority states that the U.S Government and, its agencies and its members, only have civil and commercial jurisdiction to protect its entities against civil claims from the American people are the organizations of the American people.

In the Dukes v Lee case, case number 3:2021 CV 0035

The federal judge ruled that all courts lack subject matter jurisdiction and that the courts must have subject matter jurisdiction over all parties within any particular case criminal are civil.

And that subject matter jurisdiction can be challenged at anytime at the defendant are the defendant attorney request and the court must prove it as subject matter jurisdiction over all parties and if the court can not prove it has subject matter jurisdiction then the trial judge must dismiss the case and any sentence that was imposed.

Claim Relief

The case and sentence against Demetrius Flenory be dismissed for lack of subject matter jurisdiction and to be released immediately upon the filing of this motion.











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Dun & Brad... 1:40 PM to me ✓

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dun & bradstreet

10/27/2021

Rico Dukes,

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My Company Profile

Company Information

Company Name

THEYFEARTRUTH FEDERAL GOVERNMENT OF AMERICA

Company ID 1752410

Employer ID Number

851759521

Total Number of Employees

5 to 9

Sector

Subsector

921

Public Administration

Edit Company Information

Doing Business As (DBA)

THEYFEARTRUTH FEDERAL GOVERNMENT OF AME

Enrollment Date 10/27/2021

DUNS Number 161906193

NAICS Code

Executive, Legislative, and Other General Governmen

Employer Category

Employer Category

None of these categories apply

Edit Employer Category

Company Locations

Physical Address

1818 CORISCANA ST **DALLAS, TX 75201**

Mailing Address

1818 CORISCANA ST DALLAS, TX 75201

Edit Company Locations

Hiring Sites

▲ We have implemented a new policy and r more information for existing and future sites.

Number of Sites

Edit Hiring Sites

Company Access and MOU

My Company is Configured to:

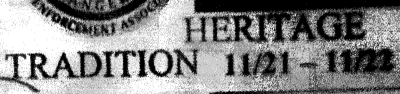
Verify Its Own Employees

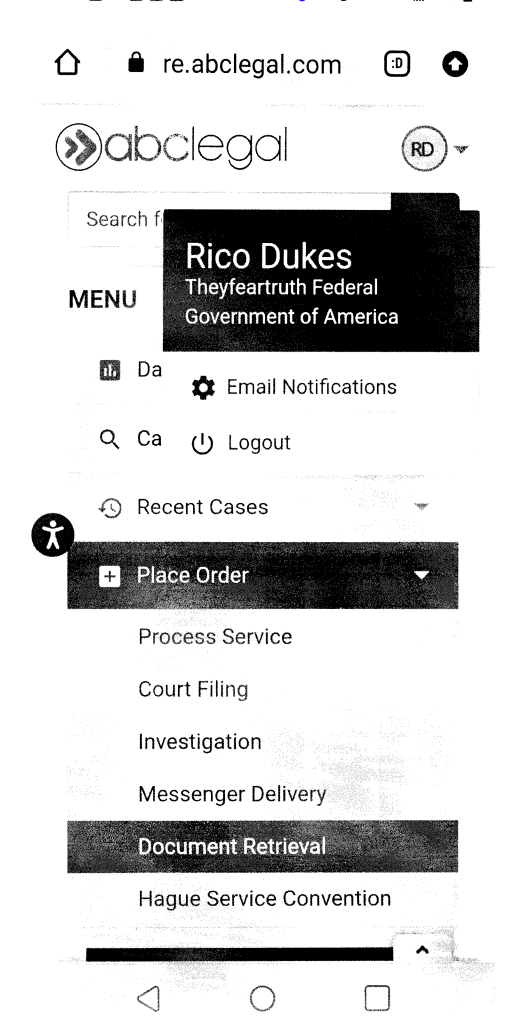
Memorandum of Understanding

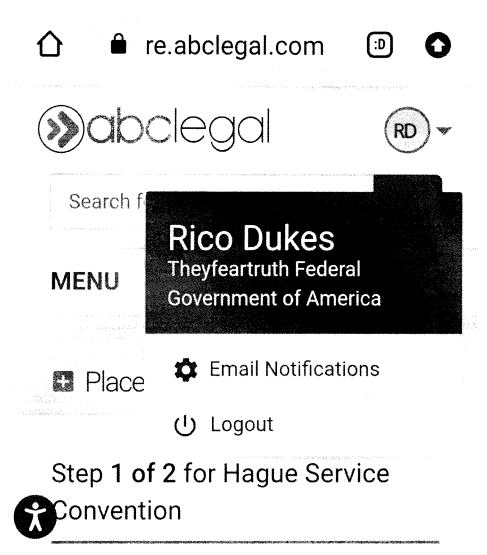
View Current MOU

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- Upload a completed Hague Service Convention Model Form and your service documents.
- If you need original documer





Company ID Number: 1752410

THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS

ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS) and THEYFEARTRUTH FEDERAL GOVERNMENT OF AMERICA (Employer). The purpose of this agreement is to set forth terms and conditions which the Employer will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

ARTICLE II RESPONSIBILITIES

A. RESPONSIBILITIES OF THE EMPLOYER

- The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:
 - a. Notice of E-Verify Participation
 - b. Notice of Right to Work
- 2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.
- 3. The Employer agrees to grant E-Verify access only to current employees who need E-Verify access. Employers must promptly terminate an employee's E-Verify access if the employer is separated from the company or no longer needs access to E-Verify.

Page 1 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





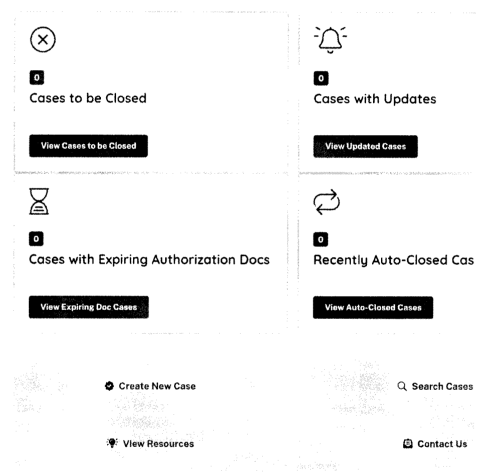
Company ID Number: 1752410

- 4. The Employer agrees to become familiar with and comply with the most recent version of the E-Verify User Manual.
- 5. The Employer agrees that any Employer Representative who will create E-Verify cases will complete the E-Verify Tutorial before that individual creates any cases.
 - a. The Employer agrees that all Employer representatives will take the refresher tutorials when prompted by E-Verify in order to continue using E-Verify. Failure to complete a refresher tutorial will prevent the Employer Representative from continued use of E-Verify.
- 6. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:
 - a. If an employee presents a "List B" identity document, the Employer agrees to only accept "List



E Verify





E-Verify News

Announcement for Web Service Message Center: E-Verify Updates on Ref Open Cases

Updated On: 10/25/2021

In March 2020, E Worlfy extracted the timeframe employees had to contest their Tentative Nonconfirmation

Show Full Message ∨

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nerteartruth Federal

Theodore Levin
US Courthouse
231 W. Lafayette Blud
Room 775
Detroit, MI 48226

